## RULE L1920.55-2. MASTER'S REPORT. NOTICE. EXCEPTIONS. FINAL DECREE.

(1) Where a party believes that there is a patent error in the Master's Report, the Court prefers that patent errors be corrected quickly and efficiently. Said party may file a motion within five (5) business days from the date of the Master's report for the Master to correct patent errors. The original motion shall be filed of record, but not sent to the Court Administrator or the Judges Chambers, and copies shall be served on the Master and the other party. The Master shall respond within ten (10) business days by either filing a corrected/amended report or statement denying the motion. The time for filing exceptions to the Master's Report or corrected/amended report shall start to run that date.

(2) Exceptions shall be filed in writing with the Prothonotary and, simultaneously therewith, served upon the opposing party or counsel of record and the Court Administrator.

(3) The Court Administrator shall list the exceptions for the argument list to be held no sooner than sixty (60) days of the date the exceptions are filed.

(4) The party filing exceptions shall promptly obtain a transcript of the Master's hearing and make certain that the transcript is filed with the Court at least fifteen (15) days prior to the date of the argument. A party desiring that less than the entire proceeding be transcribed shall file a motion with the Court within five (5) business days after filing exceptions.

(5) The parties may agree to one (1) thirty (30) day continuance of the argument, so long as the motion to continue is filed at least ten (10) days prior to the date of the argument. The Court will not consider any other consented-to continuance of the argument unless the motion to continue is signed by both parties to the divorce action.

(6) If no exceptions are filed within ten (10) days of the notice of the filing of the Master's Report, the report and entire file shall be transmitted to the Court upon praecipe of either party to transmit the record. The recommended order may become a Final Order of Court. The Master shall not be required to file this praecipe. The responsibility for moving the matter to the Court for the Court's attention is placed upon the parties.

(7) The content of briefs and briefing schedule shall follow Cra.R.C.P.210 and 307.